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1820 E. Sahara Avenue, Suite 110, Las Vegas, Nevada 89104

MICHAEL B. LEE, P.C.

	Case 2:19-cv-01734-RFB-BNW Document 33	File	
1 2 3 4 5	MICHAEL B. LEE, ESQ. (NSB 10122) MICHAEL MATTHIS, ESQ. (NSB 14582) MICHAEL B. LEE, P.C. 1820 E. Sahara Avenue, Suite 110 Las Vegas, Nevada 89104 Telephone: (702) 477.7030 Facsimile: (702) 477.0096 mike@mblnv.com Attorneys for Plaintiff LVC SURGICAL CENTER,	LLC	
6	UNITED STATES DISTRI		
7	DISTRICT OF N	NEV	
8	LVC SURGICAL CENTER, LLC, a Nevada C Limited Liability Corporation;	ase N	
9	Plaintiff,	<u>S</u>]	
0	VS.		
1	INSIGHT SURGICAL EQUIPMENT CO., an		
2	Arizona Corporation; DOES 1 through 10, inclusive; and ROE BUSINESS ENTITIES I		
3	through X, inclusive,		
4	Defendant.		
5	Plaintiff LVC SURGICAL CENTER, LLC	("Pla	
6	attorneys of record, the law firm of MICHAEL	В. 1	
7	SURGICAL EQUIPMENT CO. ("Insight" or "De	efend	
8	record, WILSON ELSER, hereby submits this	STI	
9	VOLUNTARY DISMISSAL ("Stipulation"). Th	e St	

following information:

UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

R, LLC, a Nevada Case No.: 2:19-cv-01734-RFB-BNW

STIPULATION AND ORDER FOR **VOLUNTARY DISMISSAL**

GICAL CENTER, LLC ("Plaintiff" or "LVC"), by and through his aw firm of MICHAEL B. LEE., P.C., and Defendant INSIGHT CO. ("Insight" or "Defendant"), by and through its attorneys of hereby submits this **STIPULATION AND ORDER FOR** AL ("Stipulation"). The Stipulation is made and based on the

- On or about January 3, 2020, the Parties engaged in a settlement conference with Hon. Magistrate Judge Brenda Weksler presiding over the settlement conference.
- 2. At the settlement conference, the Parties were able to reach a resolution in this matter, placing the material terms on the record in this court.
- 3. At this time, the Parties have finalized all necessary documents comprising of the settlement agreement between the Parties.
- As such, the Parties jointly request voluntary dismissal of the above-referenced 4. action pursuant to the finalized and signed settlement documents ("Settlement Documents").

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MICHAEL B. LEE, P.C.

 $m FeL-(702)\,477.7030; Fax-(702)\,477.0096$

IT IS HEREBY STIPULATED AND AGREED, by and between Plaintiff and Defendant, that the above-referenced matter shall be dismissed and each party to bear its own attorneys' fees and costs—with exception to any attorneys' fees provision included in the Settlement Documents; and,

IT IS FURTHER STIPULATED AND AGREED that this Honorable Court retains jurisdiction over this matter in the event that litigation is necessary to enforce any and/or all of the provisions contained in the Settlement Documents.

DATED this 12 of May, 2020. DATED this 12 of May, 2020.

MICHAEL B. LEE, P.C. WILSON ELSER

/s/ Michael Lee

MICHAEL B. LEE, ESQ. (NSB 10122)

MICHAEL MATTHIS, ESQ. (NSB 14582)

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Attorneys for Insight Surgical Equipment Co.

ORDER

Based on the foregoing <u>STIPULATION AND ORDER FOR VOLUNTARY</u>

<u>DISMISSAL</u>, the Stipulation is GRANTED and this matter is hereby dismissed without prejudice.

DATED this 12th day of May, 2020.

HON. RICKARD I. BONLEWARE
UNITED STATES DISTRICT COURT JUDGE